## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

AVATAR TECHNOLOGIES PHI, INC.,

Plaintiff,

Civil Action No. 3:15-cv-00006-MAS-DEA

v.

RESIDENTIAL PROGRAMS, INC.; TELIO MILO, INC.; GREGORY B. HERTLING; MARK KEISER; LEE OSTROWSKY; JOHN DOES 1-10 (owners, operators, directors, board members or others with controlling interests in Residential Programs, Inc.); et al.

Defendants.

STIPULATION OF DISMISSAL WITHOUT **PREJUDICE** 

## STIPULATION OF DISMISSIAL WITHOUT PREJUDICE

IT IS HEREBY STIPULATED AND AGREED by and between counsel for the parties, that all claims and counterclaims in the within matter are hereby dismissed without prejudice and without any costs to either party. This Stipulation may be executed in multiple counterparts. Facsimile and electronic signatures shall be deemed to be originals.

Dated: Montclair, New Jersey

March 11, 2016

Dated: Hackensack, New Jersey March 10, 2016

**FURST & LURIE, LLP** 

ARCHER & GREINER, P.C.

By: /s/ Joshua Lurie Joshua Lurie, Esq. By: /s. Michael S. Horn Michael S. Horn